

DEC 06 2005

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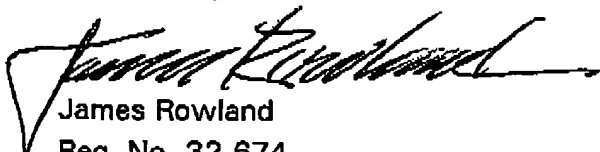
TO : U.S. Patent and Trademark Office
Group Art Unit 3618 - Attn: Examiner James A. Shriver, IIFROM : Greenblum & Bernstein, P.L.C.
James L. Rowland, Reg. No. 32,674

DATE : December 6, 2005

SUBJECT : U.S. Pat. Appln No. 10/787,210
Attorney Docket No. P24979**Examiner Shriver:**

Thank you for confirming that the instant application has been counted as allowed. Because today is the final day of the full statutory period set in the final Office action of June 6, 2005, I am transmitting herewith a one-page summary of our conversation that nothing further is required to be filed by Applicant prior to the issuance of a Notice of Allowance. Of course, please let me know if anything else is needed.

Respectfully submitted,


James Rowland
Reg. No. 32,674Telephone No. : (703) 716-1191
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*******CONFIDENTIALITY NOTE*******
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U.S. Patent Application No. 10/787,210
P24979.A07 (S 810/US/Cont)

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant	: Jean-François GONTHIER	}	Group Art Unit 3618
Appln. No.	: 10/787,210		Examiner James A. Shriver, II
Docket No.	: P24979		Confirmation No. 4694
Customer No.	: 07055		
Filed	: February 27, 2004		
Title	: BINDING FOR RETAINING A BOOT ON A GLIDING OR ROLLING APPARATUS)	

EXAMINER INTERVIEW SUMMARY

U.S. Patent and Trademark Office
 Customer Service Window, *Mail Stop AF*
 Randolph Building
 401 Dulany Street
 Alexandria, VA 22314

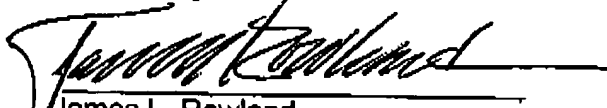
Sir:

During a telephone interview with Examiner Shriver on December 5, 2005, Applicant's undersigned representative was informed that Applicant's amendment of November 7, 2005 has been admitted and has placed the instant application in condition for allowance.

Based upon such allowance, Applicant is not filing concurrently herewith a Notice of Appeal, a Request for Continued Examination, a request for further extension of time, or other action, despite the provisions of 37 CFR §1.116(c), and the full statutory period for reply ending today, December 6, 2005.

If Applicant's understanding of the status of the instant application is considered to be in error, and that action needs to be taken by Applicant to prevent abandonment, a communication regarding same is kindly requested.

Respectfully submitted,
 Jean-François GONTHIER



James L. Rowland
 Reg. No. 32,674

December 6, 2005
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